

Response to Objection RECEIVED

2024 MAY -6 AM 10:19

Court Name : United States Bankruptcy Court  
for the District of Delaware

Debtor Name: West Realm Shires Services Inc.

Lead Case No: 22-11068 (JTD)

Objection Title: Debtors' Twenty-Sixth  
(Substantive) Omnibus Objection  
To Certain Overstated Proofs of  
Claim (Customer Claims)

Claimant Name: Pulver, Daniel

Claim Number: 47168

Description of the Basis for the amount of the  
Claim: (see next page)

24-Apr-24

24Apr24-2445

THIS ITEM IS PART OF A STATEMENT RECONSTRUCTION  
 GROUP ID G24Apr24-2445  
 Sequence number Posting date Amount



JPMorgan Chase Bank, N.A.  
 P O Box 182051  
 Columbus, OH 43218 - 2051

00052468 DRE 501 211 20121 NNNNNNNNNNNN 1 00000000 12 0000  
**DANIEL PULVER**  
**1107 HOLLY AVE APT 6**  
**ARCADIA CA 91007**

June 17, 2021 through July 19, 2021

Account Number: **[REDACTED] 9676****CUSTOMER SERVICE INFORMATION**

Web site: Chase.com  
 Service Center: 1-800-935-9935  
 Deaf and Hard of Hearing: 1-800-242-7383  
 Para Espanol: 1-877-312-4273  
 International Calls: 1-713-262-1679



00524680101000000021

**CHECKING SUMMARY**

Chase Total Checking

	AMOUNT
Beginning Balance	\$45.31
Deposits and Additions	61,313.14
ATM & Debit Card Withdrawals	-14.32
Electronic Withdrawals	-55,014.35
Fees	-34.00
Ending Balance	<b>[REDACTED]</b>

← withdrawn

**TRANSACTION DETAIL**

DATE	DESCRIPTION	AMOUNT	BALANCE
	<b>Beginning Balance</b>		<b>\$45.31</b>
06/21	Paypal Inst Xfer Apple.Com Bill Web ID: Paypalsi77	-9.99	35.32
06/25	Recurring Card Purchase 06/24 Amazon Prime*297L7C Amzn.Com/Bill WA Card 2703	-14.32	21.00
06/28	Amazon.Cwbnxnm0Ey Payments 2Ydllwgh65A7Gww CCD ID: 3215240102	22.92	43.92
06/28	Paypal Inst Xfer Adobe Inc Web ID: Paypalsi77	-19.99	23.93
06/29	Prog Select Ins Ins Prem PPD ID: 9409348062	-53.67	-29.74
06/29	Insufficient Funds Fee For A \$53.67 Item - Details: Prog Select Ins Ins Prem PPD ID: 9409348062	-34.00	-63.74
06/30	Prime Trust LLC Gx4E Binan PPD ID: 1812236823	14.61	-49.13
07/02	Amazon.CzslJlm Payment 1105101215jwh65A7Gww CCD ID: 3215240102	14.28	-34.85
07/07	Misc Pay 119410910373000 [REDACTED]	59,900.00	59,885.15
07/07	07/07 Payment To Chase Card Ending IN 7987	-2,797.33	57,067.82
07/08	Payment [REDACTED]	-460.00	56,607.82
07/08	Payment [REDACTED]	-35.00	56,572.82
07/08	[REDACTED]	-25,000.00	31,572.82
07/08	07/08 Payment To Chase Card Ending IN 7987	-45.37	31,527.45
07/09	A New Services Inv [REDACTED]	8.33	31,535.78
07/09	Venmo Payment [REDACTED]	-100.00	31,435.78
07/09	Prime Trust LLC Puxp Binan [REDACTED]	-5,000.00	26,435.78
07/09	[REDACTED]	-47.00	26,388.78
07/12	Inst Xfer [REDACTED]	-10,000.00	16,388.78
07/12	Inst Xfer [REDACTED]	-1,446.00	14,942.78

→ \$ 59,900

Funds in  
account  
July of  
2021

(Continued)

The debtor West Shires Services Inc. makes an argument for the Basis of Relief being that I, the claimant, have not provided proper evidence to support my values purported in the amount of 4,462 Dogecoin, 52,653 USD, and 34,891 USDT. However, I have provided evidence that \$59,900 existed in my personal and business Chase Bank account and were invested while my FTX account was operational.

This evidence proves that I was in possession of similar amounts of Capital before FTX was found guilty of embezzlement, and numerous violations of law. The Debtor's records do not account for deposits, trades, and values after 6/18/2021 and do not account for the \$55,014 withdrawn from my personal Chase account and invested.

I would also like to persuade the court that the Debtor's books and records are not accurate, and should be considered an incredible source of evidence given their association with FTX and Alameda Research. These two companies were caught committing illegal crimes of embezzlement, and also crimes of not disclosing their partnership with Alameda Research to us customers. How can we trust the validity of their books and records given

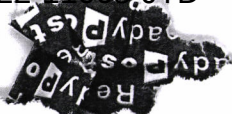
their track history of crime. Therefore, the debtors should be held responsible for incredible books and records, and must pay the damages to customer assets.

I would also like to argue that there is an incongruity of representation in this court case. The Debtors have access to vast swaths of accountants, lawyers, and sophisticated trading systems and their interests do not protect the customers who have lost their capital/property. The Debtors' books and records do not account for trades made after 6/18/2021 and for the \$55,014 invested and withdrawn from my personal account.

I am requesting that the United States Bankruptcy Court deny the Basis for Relief, and penalized West Real Shires Services Inc. by paying back what had been invested on FTX's trading platform by the aforementioned amounts.

Daniel

1107 Holly Ave  
Arcadia CA 91007



SANTA CLARITA CA 913  
2100 TELESTATION  
1 MAY 2024 PM 1 L

RDC 99



Retail



19801

U.S. POSTAGE PAID  
FCM LETTER  
ARCADIA, CA 91006  
MAY 01, 2024

\$0.68

R2305E125461-18

United States Bankruptcy Court  
824 North Market Street, 3rd Flr  
Wilmington, Delaware 19801

19801-493920